Dry bed mi la May 11. 88

Ofon Saniel Mr. Fox Superine 2 m mint

My or an Sin In Thomas 7. Bradley of this County, is one of the imployers in the mint, having the Resilion of cutter - about the middle of the on last, While on dedy, he was seriously in found on his left leg; the a cuiomi was cauced by a truck running inti him, and mugh no negligence or fault of his - at the time on for some prior again was do, he supposed the injury was not serious of latin on however, his ley dendope to some serious Symptoms, and it is now in an implamed and swother an ordina so that he is unash to stand for any great length of time, or more about when it. He informs me, that he has been knowned by a physician in Phila, onlis now under heat ment with downling that of this County, who armis sest, and the bearing of a with stocking: he has him all med a furlings for duty I am dent mer for live months, without pay ... I write for the purpose of thinging his care to you attention, as I bline from my personal Kninted ge of the Boom stay, and from my information osta his condition, his it is more linears. the desire to be allowed hay pay during his Musica. This I am injured is usual in such cases. He can ruley to as work at his time, and is let by his dozen, that he will not be age to work for some weeks to come. The come is a han 5 me, as Bradly is a por man, with a family to auphat, and I knit sminely, that he to may be all our of as in similion comes, the one had of his to my during his inforced absence.

The first you wile to come the layth of this letter, which summer the first of the plane the market. Farmy whis post of SENT of

RG104 E-1 Box 151

[Abstract:] Asks half pay for Mr. Thomas F. Bradly during 2 months leave of absence.

Geo. Ross & L.L. James, Attorneys at Law Doylestown, Pa.

May 11, 1888

Hon. Daniel M. Fox Superintendent of the Mint

My Dear Sir

Mr. Thomas F. Bradley of this county is one of the employees in the Mint having the position of "cutter" – about the middle of the month last, while on duty, he was seriously injured in his left leg; the accident was caused by a truck running into him, and through no negligence or faults of his. At the time and for some period afterwards, he supposed the injury was not serious, later on, however, his leg displayed some serious symptoms, and it is now in an inflamed and serious condition, so that he is unable to stand for any great length of time, or move about upon it. He informs me that he has been examined by a physician in Phila., and is now under treatment with Doctor Neal of this county, who advises rest, and the wearing of a rubber stocking. He has been allowed a furlough from duty, I understand, for two months, without pay.

I write for the purpose of bringing his case to your attention, as I believe from my personal knowledge of Mr. Bradly, and from my information as to his condition, that it is more tenuous. He desires to be allowed half pay during his absence. This I am informed is unusual in such cases. He can really do no work at this time, and is told by his Doctor that he will. Not be able to work for some weeks to come. The case is a hard one, as Bradly is a poor man, with a family to support, and I trust sincerely, that he may be allowed, as in similar cases, the one half of his pay, during his enforced absence.

Hoping that you will excuse this length of this letter, which seems necessary to explain the matter.

I am very respy. yours, Geo. Ross